

Starr Indemnity & Liability Company

399 Park Avenue, New York, NY 10022 * Tel. (646) 227-6300* Fax (631) 685-6738

RESOLUTE PORTFOLIOSM

For Not-For-Profit Organizations

(Inclusive of Directors & Officers Liability, Employment Practices Liability, Fiduciary Liability and Crime & Fidelity)

INSURANCE APPLICATION

NOTICE: APPLICABLE TO ALL COVERAGE SECTIONS EXCEPT CRIME & FIDELITY, THE INSURANCE POLICY FOR WHICH THIS APPLICATION IS SUBMITTED, PROVIDES CLAIMS-MADE AND REPORTED COVERAGE, WHICH GENERALLY APPLIES ONLY TO CLAIMS FIRST MADE, AGAINST THE INSUREDS DURING THE POLICY PERIOD OR ANY DISCOVERY PERIOD, IF APPLICABLE, AND REPORTED IN WRITING TO THE INSURER PURSUANT TO THE TERMS THEREIN. THE LIMIT OF LIABILITY TO PAY JUDGMENTS OR SETTLEMENTS WILL BE REDUCED AND MAY BE EXHAUSTED BY PAYMENT OF DEFENSE COSTS. DEFENSE COSTS WILL BE APPLIED AGAINST THE RETENTION AMOUNT.

NOTICE TO NEW YORK APPLICANTS: APPLICABLE TO ALL COVERAGE SECTIONS EXCEPT CRIME & FIDELITY, THE POLICY FOR WHICH THIS APPLICATION IS SUBMITTED IS WRITTEN ON A CLAIMS-MADE BASIS. EXCEPT AS OTHERWISE PROVIDED HEREIN, THE POLICY ONLY APPLIES TO CLAIMS FIRST MADE OR INCIDENTS REPORTED DURING THE POLICY PERIOD, THE AUTOMATIC DISCOVERY PERIOD OR, IF APPLICABLE, THE DISCOVERY PERIOD. NO COVERAGE EXISTS FOR CLAIMS FIRST MADE AFTER THE END OF THE POLICY PERIOD UNLESS, AND TO THE EXTENT, THE DISCOVERY PERIOD APPLIES. UPON TERMINATION OF COVERAGE FOR ANY REASON, A 60-DAY AUTOMATIC DISCOVERY PERIOD SHALL APPLY. FOR AN ADDITIONAL PREMIUM, A DISCOVERY PERIOD OF THREE YEARS CAN BE PURCHASED AS INDICATED IN ITEM 8 OF THE DECLARATIONS. NO COVERAGE SHALL EXIST AFTER THE EXPIRATION OF THE DISCOVERY PERIOD WHICH MAY RESULT IN A POTENTIAL COVERAGE GAP IF PRIOR ACTS COVERAGE IS NOT SUBSEQUENTLY PROVIDED BY ANOTHER CARRIER. DURING THE FIRST SEVERAL YEARS OF CLAIMS-MADE RELATIONSHIPS, CLAIMS-MADE RATES ARE COMPARATIVELY LOWER THAN OCCURRENCE RATES, AND THE INSURED CAN EXPECT SUBSTANTIAL ANNUAL PREMIUM INCREASES, INDEPENDENT OF OVERALL RATE INCREASES UNTIL THE CLAIMS-MADE RELATIONSHIP REACHES MATURITY. PLEASE READ THIS POLICY CAREFULLY.

THE LIMIT OF LIABILITY AVAILABLE TO PAY JUDGMENTS OR SETTLEMENTS UNDER THE LIABILITY COVERAGE SECTIONS OF THIS POLICY SHALL BE REDUCED AND MAY BE EXHAUSTED BY DEFENSE COSTS. THE INSURER IS NOT OBLIGATED TO PAY ANY LOSS, INCLUDING DEFENSE COSTS, AFTER THE LIMIT OF LIABILITY HAS BEEN EXHAUSTED BY PAYMENT OF LOSS, INCLUDING DEFENSE COSTS.

NOTICE TO MINNESOTA APPLICANTS: APPLICABLE TO ALL COVERAGE SECTIONS EXCEPT CRIME & FIDELITY, THE POLICY FOR WHICH THIS APPLICATION IS SUBMITTED IS WRITTEN ON A CLAIMS-MADE AND REPORTED BASIS SUBJECT TO ITS TERMS. THIS POLICY APPLIES ONLY TO ANY CLAIM FIRST MADE AGAINST THE INSUREDS DURING THE POLICY PERIOD OR, IF APPLICABLE, THE DISCOVERY PERIOD, PROVIDED SUCH CLAIM IS REPORTED TO THE INSURER OR THE INSURER'S AGENT OR BROKER IN ACCORDANCE WITH THE TERMS OF THE POLICY. THIS MEANS THAT ONLY CLAIMS ACTUALLY MADE DURING THE POLICY PERIOD ARE COVERED UNLESS COVERAGE FOR

A DISCOVERY PERIOD IS PURCHASED. IF A DISCOVERY PERIOD IS NOT MADE AVAILABLE TO THE INSURED, THE INSURED RISKS HAVING GAPS IN COVERAGE WHEN SWITCHING FROM ONE COMPANY TO ANOTHER. MOREOVER, EVEN IF SUCH REPORTING PERIOD IS MADE AVAILABLE TO THE INSURED, THE INSURED MAY STILL BE PERSONALLY LIABLE FOR CLAIMS REPORTED AFTER THE PERIOD EXPIRES. CLAIMSMADE POLICIES MAY NOT PROVIDE COVERAGE FOR WRONGFUL ACTS COMMITTED BEFORE A FIXED RETROACTIVE DATE. RATES FOR CLAIM-MADE POLICIES ARE DISCOUNTED IN THE EARLY YEARS OF A POLICY, BUT INCREASE STEADILY OVER TIME. AMOUNTS INCURRED AS DEFENSE COSTS SHALL REDUCE AND MAY EXHAUST THE LIMIT OF LIABILITY. PLEASE READ THIS POLICY CAREFULLY.

	r all que	estions and submit the	e requested information	on:				
i. GENERA	L INFO	RMATION						
a) Name	of Parent Organization: T.J. Regional Health, Inc							
o) Addres	s: <u>1301</u> 1	01 N. Race Street, Glasgow, KY 42141						
c) Nature	of Business: Healthcare							
d) Date of	ate of Incorporation: 1929							
e) Organi	zation W	ebsite: www.tjsamson.	org					
f) NAICS	Code:							
√ Y	ES 📑 N	0	•	he U.S. Internal Revenue Service?				
qualifi	cations a	e Organization act as or participate in a peer review group or committee for assessing ations and performance or others or the quality of products manufactured, sold, handled, or ed? \square YES \checkmark NO						
		ization take any discip ctivities? TYES 🗸		mend disciplinary action as a result of pee				
review			ne is desired					
	ll Subsid	iaries for which covera	ige is desired.					
) Please list a	ll Subsid	iaries for which covera	Date Acquired or Created	Tax Status				
) Please list a		Nature of Business	Date Acquired or	Tax Status Not-for-Profit exempt				
	nity Hospital	Nature of Business	Date Acquired or Created					
) Please list a Name	nity Hospital	Nature of Business	Date Acquired or Created	Nat-for-Profit exempt				

_b) Coverage Sections and I	imits of Liability	requested:					
						Limits of Liability	
Product	Separate Limits C			nbine	d Limits	Requested (\$)	
Directors & Officers Lia	YES [NO	-	ÆS [NO	\$15,000,000	
Employment Practices L	YES [NO	▼ 2		NO	\$15,000,000	
Fiduciary Liability		YES [NO		ÆS [NO	\$5,000,000
		Sej	parate Lin			ity	Limit of Liability Requested Per Occurrence (\$)
Crime & Fidelity Covera		✓ YE		\$5,000,000			
c) Optional Coverages and	Sub-limits of Liabi						
Directors & Officers Liabili Practices Liability and/or I Coverage Section		Cov	erage Desi	red	Sul	o-limit of	Liability Requested (\$)
Third-Party EPL Coverage (part of the D&O and EPL L	imit of Liability)	✓ YES □ NO					
Voluntary Compliance Prog (part of the Fiduciary Limit of	ram Coverage	✓ YES □ NO					
Crime & Fidelity Coverage		✓ YES NO			Limit of Liability Requested (\$)		
Credit, Debit, Charge Card I	orgery	✓ YES NO			\$5,000,000		
Clients Property	J	✓ YES NO \$5,000,000			0,000		
Expense Incurred to Establish Amount of Covered Loss			▼ YES NO \$100,000				
3. ORGANIZATION INFO a) Please provide the following			ization (in			ubsidiaries)	
Total Revenue/Contributions	See attached Audite	ed Financials					
Total Assets							
Net Income (Loss)							
Fund Balance							
b) Does the Applicant or an YES NO If yes, provide THE ADDITIONAL INFORM COVERAGE IS REQUES Most recent audited Financial Complete List of Directo Other information deemed	FOLLOWING I ATION REQUE TED: ncial Statement or als with treasurer's rs and Officers; po	NFORMA STED W Annual Re warranty lesition and se	TION FO TTHIN T eport (if aucetter)	ceived R ALI THE (dited fire with ou	from : L CO'COVE	Such source VERAGE RAGE S Is are not a organization	es. SECTIONS, PLUS THE ECTIONS IN WHICE vailable,

-	e Question 4 only if so VESS ACTIVITIES	ich Co	overage Section is reque	ested)			
рови	ess activities						
Org		ast ye	ar or do they expect any			or senior management of t YES ☑ NO	
			three years completed			ontemplate in the next twel	
If ye	es, please provide com	plete	details.			_	
(
Please i) ii)	Total Number of Em	infor ploye					
	Type of employee Domestic (Full Time	-)	Total number curre	nt year	1039	Total number previous year	
	Domestic (Part Time, Seasonal, Temporary)		162		186		
	Foreign (both Full T and Part Time)	ime					
	Independent Contract	tore	26		2		
	Leased Employees	1015	20		15		
	Volunteers		13				
	1 0 1 0 1 0 1 0		1		1.0		
iii			es in the following juriso			here	
	Jurisdiction	Nı	ımber of employees	Jurisdiction	<u>. </u>	Number of employees	
	California	-		Alabama			
	Michigan Florida	+-		Arizona	D.C.		
	New Jersey			Washington Illinois	DC		
	Texas			Massachuse	++-		
	New York	+-	Massaci Minneso		115		
	TOW TORK			Oregon			
iv					expected	over the next 12 months?	
,	YES NO If	yes, p	lease provide details.				

4.

	ource Practices and	1 Oncies.	Yes	NT
A Full Tire	e HR Professional			No
	e Handbook or writ	ten midelines		
		lelines uniform for all location	ons and	
all Subsi		iennes dimorni for an location	ons and	
D. At Will				
		ssment, discrimination)	Z.	- -
		reviews for all employees	V	
		ed by: (advise for each)	LSK2	
	ıman Resources	a by: (auvise for each)	1.38	
	House Counsel		199	
	itside Counsel			7
LEASE PROVIDE TH	E FOLLOWING I	and Procedures including the	Employee Handbo	ook
ptional Coverage: Thin Complete the below quest		erage Party EPL Coverage is request	ed)	
b) What percentage of the locations or performc) Has the Organization	the Organization's e a majority of their a had any loss histor	rimination or harassment by t mployees deal with the genera functions off-site? y as a result of receiving com ide complete listing, includi	al public, work at c	eustomer -employee?
settlement costs. FIDUCIARY LIABILI	TEN COVED A CE	OF CTION		
(Complete Question 5 or For Each Plan to be co	nly if such Coverage	e Section is requested)		
Plan Name and Plan	Type of Plan *	Number of Participants	Plan Assets	Plan Status**
Number	DB	936	54,970,065.99	F
	DC	1278		A
Samson Community Hospital 001				
Samson Community Hospital 001 Samson Community Hospital 403B 003		12		A
Number J Samson Community Hospital 001 J Samson Community Hospital 403B 003 J Samson Community Hospital 457B	DC	12 Defined Contribution (DC), E		

	y Plan benefits been modifi details. 403B Auto Enroll after 30	ed within the last two years? 📝 YES	NO If yes, please
	ns managed by an independe lease provide details.	ent third-party administrator/investmen	at manager? ✓ YES ☐ NO
i) E	Iow often is the third-party's	s performance reviewed? Anually	
		guidelines reviewed and established?	Anually
) Does the	e Organization have any nor	n-qualified plans? 🗹 YES 🗌 NO If	ves please provide details
) Does in	o organization have any nor	r-quanticu pians: 12 125 110 11	yes, prease provide details.
Latest A		NG INFORMATION: 500 reports for the 5 largest plans (in tellule of investments for any non-qualifi	
	AND FIDELITY COVER		-
(Comple	ete Question 6 only if such (Coverage Section is requested)	
a) Plea	ase provide the following it	nformation for the Company (including	n Subsidiaries) Nata: Chin ta Oscastia
		on is provided under Questions 4.b.i.,	
1) Total Number of Empl	loyees:	
	Type of employee	Total number current year	Total number previous year
	Full Time	1104	1039
	Part Time	162	186
	Volunteers	12	15
	Non-US based		
ii) Total Number of Loca	tions:	
b) AU	DIT AND INTERNAL CO	NTROLS:	
i	Are all active bank acc ✓ YES NO	counts reconciled monthly, regardless of	of the average balance?
ii) Is the reconciliation of	all active bank accounts current?	✓ YES ☐ NO
iii		performed by someone πot authoriz YES NO	ed to deposit or withdraw from suc
iv		have a system in place to ensure and authorize the same transaction?	that no one individual can initiate YES NO
		y Question 7.b.i to 7.b.iv above was in place to prevent unauthorized disbut	
v		able conditions or material weaknessers and/or at the last fiscal year end?	
vi	(1) reportable (2) material we		gement remediated all YES NO YES NO

				se to either Question 7.b. on plan, progress to date			
vii)	If the Total Number of Non-US based employees is greater than 10% of the Total Number employees for the current year, describe any differences in the Company's control systems at your foreign premises as compared to the US premises.						
FIDELITY CO	VERA	GI	E SE	FOLLOWING INFOR CTION EXCEEDS \$2.5	5 Million		UESTED FOR CRIME AND
	y issued			LL Applicants must com			d 8.
7. PREVIOUS a) Please provid				E: details regarding the Or	ganization's inst	irance program	ns:
Coverage	Yes	$\overline{}$	None		Retention	Premium	Policy Period
D&O	х			\$15,000,000	\$100,000		6/15/18-19
EPL		Ц		\$15,000,000	\$100,000		6/15/18-19
Fiduciary	Z_	Ц		\$5,000,000	\$100,000		6/15/18-19
Crime	x	Ц	<u> </u>	\$5,000,000	\$25,000		6/15/18-19
prior or curre person or en Crime and I	ent insur tity for v Fidelity	rar wh	ice p iom over	olicy of facts or circums	stances that mig pplied? (Note	ht give rise to t hat this ques t	otice under the provisions of any a Claim being made against any tion 7 (c) does not apply to the at to this Application)
	irance si	im	ilar t	o any proposed insuranc			rance is being applied under any Output Description:
8. PRIOR KNO question do pursuant to	es not a	ap	ply	to the Crime and Fid	NTS: Question	n 8. need not Section of a	be answered) (Note that this ny policy that may be issued
situation, or in other matter	informat that may S [] N	io y g O	n of give 1	any error, misstatement,	misleading state ay fall within the	ement, act, ome e scope of cove	edge of any fact, circumstance, ission, neglect, breach of duty or erage of the proposed insurance? pace is necessary).

b)	No Claims have been made against any person(s) or entities for whom this insurance is being applied. YES NO If yes, please provide details.
c)	No person(s) or entity(ies) proposed for whom this insurance is being applied has knowledge of any inquiry investigation or communication that he/she/it has reason to believe might give rise to a Claim that might fall within the scope of the coverage of the proposed insurance. YES NO
8 a	IS AGREED THAT IF SUCH KNOWLEDGE OR INFORMATION EXISTS WITH REGARD TO QUESTIONS (), b) or c), REGARDLESS OF WHETHER IT IS DISCLOSED IN THIS APPLICATION, ANY CLAIM BASED I, ARISING FROM, OR IN ANY WAY RELATING TO SUCH ERROR, MISSTATEMENT, MISLEADING
ST KN BE	ATEMENT, ACT, OMISSION, NEGLECT, BREACH OF DUTY OR OTHER MATTER OF WHICH THERE IS NOWLEDGE OR INFORMATION SHALL BE EXCLUDED FROM COVERAGE UNDER THE INSURANCE EING APPLIED FOR AND THE INSURER SHALL NOT BE LIABLE FOR SUCH LOSS AND, TO THE

NOTICES TO ORGANIZATION

DUTY TO DEFEND.

The undersigned authorized representative of the Organization declares that the statements set forth herein are true, and reasonable effort has been made to obtain sufficient information from all persons proposed for this insurance to facilitate the accurate completion of the Application. The undersigned authorized representative agrees that if the information supplied on this Application changes between the date of this Application and the effective date of the insurance, he/she will, in order for the information to be accurate on the effective date of the insurance, immediately notify the Insurer of such changes, and the Insurer may withdraw or modify any outstanding quotations or agreement to bind insurance.

The submission of this Application by the Organization to the Insurer or signing of this Application by the Organization does not obligate the Insurer to issue the insurance. It is agreed that this Application shall be the basis of the contract if a policy is issued and shall be deemed to be attached to, incorporated into and become a part of, the policy. However, this paragraph does not apply in the states of Utah and Wisconsin.

ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE INSURER IN CONJUNCTION WITH THIS APPLICATION ARE HEREBY INCORPORATED BY REFERENCE INTO THIS APPLICATION AND MADE A PART HEREOF. NOTHING CONTAINED HEREIN OR INCORPORATED HEREIN BY REFERENCE SHALL CONSTITUTE NOTICE OF A CLAIM OR POTENTIAL CLAIM SO AS TO TRIGGER COVERAGE UNDER ANY CONTRACT OF INSURANCE. PROVIDED, HOWEVER, THIS PARAGRAPH DOES NOT APPLY IN THE STATES OF UTAH AND WISCONSIN.

NOTICE TO UTAH AND WISCONSIN RESIDENTS: THE SUBMISSION OF THIS APPLICATION BY THE COMPANY TO THE INSURER OR SIGNING OF THIS APPLICATION BY THE COMPANY DOES NOT OBLIGATE THE INSURER TO ISSUE THE INSURANCE. NOTHING CONTAINED HEREIN SHALL CONSTITUTE NOTICE OF A CLAIM OR POTENTIAL CLAIM SO AS TO TRIGGER COVERAGE UNDER ANY CONTRACT OF INSURANCE. ALL WRITTEN STATEMENTS AND MATERIALS FURNISHED TO THE INSURER IN CONJUNCTION WITH THIS APPLICATION ARE MADE A PART HEREOF PROVIDED THIS APPLICATION AND SUCH MATERIALS ARE ATTACHED TO THE POLICY AT THE TIME OF ITS DELIVERY.

WARNING

ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT S(HE) IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT MAY BE GUILTY OF INSURANCE FRAUD.

NOTICE TO ARKANSAS APPLICANTS: "ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT, OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON."

NOTICE TO COLORADO APPLICANTS: "IT IS UNLAWFUL TO KNOWINGLY PROVIDE FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES, DENIAL OF INSURANCE, AND CIVIL DAMAGES. ANY INSURANCE COMPANY OR AGENT OF AN INSURANCE COMPANY WHO KNOWINGLY PROVIDES FALSE, INCOMPLETE, OR MISLEADING FACTS OR INFORMATION TO A POLICYHOLDER OR CLAIMANT FOR THE PURPOSE OF DEFRAUDING OR ATTEMPTING TO DEFRAUD THE POLICYHOLDER OR CLAIMANT WITH REGARD TO A SETTLEMENT OR AWARD PAYABLE FROM INSURANCE PROCEEDS SHALL BE REPORTED TO THE COLORADO DIVISION OF INSURANCE WITHIN THE DEPARTMENT OF REGULATORY AGENCIES."

NOTICE TO DISTRICT OF COLUMBIA APPLICANTS: "WARNING: IT IS A CRIME TO PROVIDE FALSE OR MISLEADING INFORMATION TO AN INSURER FOR THE PURPOSE OF DEFRAUDING THE INSURER OR ANY OTHER PERSON. PENALTIES INCLUDE IMPRISONMENT AND/OR FINES. IN ADDITION, AN INSURER MAY DENY INSURANCE BENEFITS IF FALSE INFORMATION MATERIALLY RELATED TO A CLAIM WAS PROVIDED BY THE APPLICANT."

NOTICE TO FLORIDA APPLICANTS: "ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE, DEFRAUD, OR DECEIVE ANY INSURER FILES A STATEMENT OF CLAIM OR AN APPLICATION CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY OF THE THIRD DEGREE."

NOTICE TO HAWAII APPLICANTS: "FOR YOUR PROTECTION, HAWAII LAW REQUIRES YOU TO BE INFORMED THAT PRESENTING A FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OF BENEFIT IS A CRIME PUNICHABLE BY FINES OR IMPRISONMENT, OR BOTH."

NOTICE TO KENTUCKY APPLICANTS: "ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE CONTAINING ANY MATERIALLY FALSE INFORMATION, OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME."

NOTICE TO LOUISIANA APPLICANTS: "ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT, OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON."

NOTICE TO MAINE APPLICANTS: "IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES OR A DENIAL OF INSURANCE BENEFITS."

NOTICE TO NEW JERSEY APPLICANTS: "ANY PERSON WHO INCLUDES ANY FALSE OR MISLEADING INFORMATION ON AN APPLICATION FOR AN INSURANCE POLICY IS SUBJECT TO CRIMINAL AND CIVIL PENALTIES."

NOTICE TO NEW MEXICO APPLICANTS: "ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR PAYMENT OF A LOSS OR BENEFIT OR KNOWINGLY PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO CIVIL FINES AND CRIMINAL PENALTIES."

NOTICE TO OHIO APPLICANTS: "ANY PERSON WHO, WITH INTENT TO DEFRAUD OR KNOWING THAT HE IS FACILITATING A FRAUD AGAINST AN INSURER, SUBMITS AN APPLICATION OR FILES A CLAIM CONTAINING A FALSE OR DECEPTIVE STATEMENT IS GUILTY OF INSURANCE FRAUD."

NOTICE TO OKLAHOMA APPLICANTS: "WARNING: ANY PERSON WHO KNOWINGLY, AND WITH INTENT TO INJURE, DEFRAUD OR DECEIVE ANY INSURER, MAKES ANY CLAIM FOR THE PROCEEDS OF AN INSURANCE POLICY CONTAINING ANY FALSE, INCOMPLETE OR MISLEADING INFORMATION IS GUILTY OF A FELONY"

NOTICE TO OREGON APPLICANTS: "ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO MAY BE GUILTY OF INSURANCE FRAUD WHICH MAY SUBJECT SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES, INCLUDING BUT NOT LIMITED TO FINES, DENIAL OF INSURANCE BENEFITS, CIVIL DAMAGES, CRIMINAL PROSECUTION AND CONFINEMENT IN STATE PRISONS."

NOTICE TO PENNSYLVANIA APPLICANTS: "ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS SUCH PERSON TO CRIMINAL AND CIVIL PENALTIES."

NOTICE TO TENNESSEE APPLICANTS: "IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES OR A DENIAL OF INSURANCE BENEFITS."

NOTICE TO TEXAS APPLICANTS: "ANY PERSON WHO KNOWLINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR THE PAYMENT OF A LOSS IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN STATE PRISON."

NOTICE TO VIRGINIA APPLICANTS: "IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES INCLUDE IMPRISONMENT, FINES AND DENIAL OF INSURANCE BENEFITS."

NOTICE TO WASHINGTON APPLICANTS: "IT IS A CRIME TO KNOWINGLY PROVIDE FALSE, INCOMPLETE OR MISLEADING INFORMATION TO AN INSURANCE COMPANY FOR THE PURPOSE OF DEFRAUDING THE COMPANY. PENALTIES MAY INCLUDE IMPRISONMENT, FINES OR A DENIAL OF INSURANCE BENEFITS."

NOTICE TO WEST VIRGINIA: "ANY PERSON WHO KNOWINGLY PRESENTS A FALSE OR FRAUDULENT CLAIM FOR THE PAYMENT OF A LOSS OR THE BENEFIT OF KNOWINGLY

PRESENTS FALSE INFORMATION IN AN APPLICATION FOR INSURANCE IS GUILTY OF A CRIME AND MAY BE SUBJECT TO FINES AND CONFINEMENT IN PRISON."

NOTICE TO NEW YORK APPLICANTS: "ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION, CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO, COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME, AND SHALL ALSO BE SUBJECT TO A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS AND THE STATED VALUE OF THE CLAIM FOR EACH SUCH VIOLATION."

DECLARATION AND SIGNATURE

THE UNDERSIGNED AUTHORIZED REPRESENTATIVE IS MAKING THE REPRESENTATIONS IN THIS APPLICATION ON BEHALF OF THE OPGANIZATION AND ALL ENTITIES OR PERSONS PROPOSED

FOR COVERAGE UNDER THE POLICY.

Signed:

Title:

(President, CEO or CFO)

Date:

NOTE: This Application must be signed by the President, CFO and/or CEO of the Applicant acting as the authorized agent of the persons and entity(ies) proposed for this insurance.

If this Application is completed in Florida, please provide the Insurance Agent's name and license number as designated. If this Application is completed in Iowa, please provide the Insurance Agent's name only.

PRODUCER (Insurance Agent or Broker)	INSURANCE AGENCY OR BROKERAGE			
Chris Sweeney	Van Meter Insurance Group			
INSURANCE AGENCY TAXPAYER I.D. OR SOCIAL SECURITY NO.	AGENT OR BROKER LICENSE NO.			
20-5190385				
ADDRESS OF AGENT OR BROKER (Include St	reet, City and Zip Code)			
1240 Fairway Street, Bowling Green, KY	42103			
E-MAIL ADDRESS OF AGENT OR BROKER				
lpatrick@higusa.com				
SUBMITTED BY (Insurance Agency)	INSURANCE AGENCY TAXPAYER I.D. OR SOCIAL SECURITY			
Van Meter Insurance Group	NO. 20-5190385			
ADDRESS OF AGENT OR BROKER (Include St	reet, City and Zip Code)			
1240 Fairway Street, Bowling Green, KY	42103			

If this Application is completed in Wisconsin, the following notices apply:

- If any Aggregate Limit of Liability as set forth in Item 4A. or 4B. of the Declarations is exhausted by the payment of Loss, all obligations of the Insurer under this policy as respects the applicable Coverage Section(s) will be completely fulfilled and the Insurer will have no further obligations under this policy of any kind as respects the applicable Coverage Section(s) and the premium as respects the applicable Coverage Section(s) as set forth in Item 7 of the Declarations will be fully earned.
- If the Aggregate Policy Limit of Liability as set forth in Item 4C. of the Declarations is exhausted by the payment of **Loss**, the **Insurer** will have no further obligations of any kind as respects this policy and the applicable premium set forth in Item 7 of the Declarations will be fully earned.
- The Discovery Period premium shall be fully earned at the inception of the Discovery Period.
- In the event the policy is canceled by the **Parent Organization**, the **Insurer** shall retain the customary short rate proportion of the premium.
- This policy shall be non-cancellable and the entire premium shall be deemed fully earned upon the effective time of the **Organizational Change**.